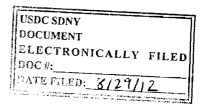
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## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LUDMILA LOGINOVSKAYA, vs.	Plaintiff,	) ) CIVIL NO.: 12 Civ. 336 (JPO) ) )
OLEG BATRATCHENKO, et al.	Defendants.	) ) )

## STIPULATION FURTHER ADJOURNING PARTIES' TIME TO FILE BRIEFS IN OPPOSITION TO AND IN FURTHER SUPPORT OF DEFENDANTS' MOTION TO DISMISS

It is hereby STIPULATED AND AGREED, by and between the parties hereto, as follows:

- 1. By stipulation dated July 12, 2012 and so ordered on July 16, 2012 [docket no. 36], Plaintiff's answering memorandum to Defendants' motion to dismiss would have been due on August 30, 2012. This stipulation extends Plaintiff's time to file her answering memorandum until September 14, 2012.
- 2. The July 12 Stipulation extended Defendants' time to file their reply memorandum until October 12, 2012. This stipulation further extends Defendants' time to file their reply until October 26, 2012.

3. This stipulation may be executed in counterparts and exchanged by PDF, fax or other electronic means and such electronic counterparts shall have the same effect as if a single document had been executed and a copy thereof shall be treated as if an original for all purposes.

Dated: August 27, 2012

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Attorneys for Defendants Oleg Batratchenko;	Loginovskaya
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Thor Asset Management, Inc.;	

Hon. J. Paul Oetken, U.S.D.J.

Thor Opti-Max Fund, Ltd.

Thor Real Estate Management LLC; Thor Opti-Max LLC; Thor Capital LLC; Thor Futures LLC; Thor Realty LLC; Thor Real Estate Master Fund, Ltd.: Thor Guarant Real Estate Fund, Ltd.;

No further extensions
whent exceptional
circums tances,
which must
be set forth
hy council
in a letter to
the Court.

The